UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK



MICHAEL A. RISPERS,

Plaintiff,

٧.

C.O. JOHN DOE, et al.,

Defendant.

19-cv-6604 CJS ORDER

Pro se Plaintiff, Michael A. Rispers, is a prisoner confined at the Central New York Psychiatric Center. He filed a Complaint in the United States District Court, Southern District of New York asserting claims under 42 U.S.C. § 1983. Docket Item 2. The Southern District transferred the matter to this Court, pursuant to 28 U.S.C. § 1406(a), because the Complaint alleged acts that occurred while Plaintiff was incarcerated at the Attica Correctional Facility, which is located within the geographical confines of this Court. Docket Item 4. The Southern District left to this Court the determination of whether Plaintiff should be permitted to proceed without prepayment of fees. See 28 U.S.C. § 1915(a)-(b).

When filing this action, Plaintiff did not pay the filing fee, but he did submit an application to proceed *in forma pauperis* (that is, as someone who should have the prepayment of the ordinary filing fee waived because he cannot afford it). Docket Item 1. The application, however, is incomplete.

As set forth below, the Clerk of Court shall administratively terminate this action.

If Plaintiff wishes to reopen this case, he must notify the Court in writing within 30 days

of the date of this Order and must include either (1) a properly supported motion to

proceed *in forma pauperis* along with the required certification of Plaintiff's inmate trust fund account (or institutional equivalent), or (2) the \$350.00 filing fee and the \$50.00 administrative fee (\$400.00 total).

DISCUSSION

A party commencing a civil action in this Court ordinarily must pay a \$350.00 filing fee as well as a \$50.00 administrative fee. See 28 U.S.C. § 1914; Judicial Conference Schedule of Fees, District Court Miscellaneous Fee Schedule; Western District of New York, District Court Schedule of Fees. If a "prisoner" (as defined in 28 U.S.C. § 1915(h)) wishes to commence a civil action, the prisoner must either (1) pay those fees or (2) obtain permission to proceed *in forma pauperis*, under 28 U.S.C. § 1915.

I. REQUIREMENTS FOR IN FORMA PAUPERIS APPLICATION

The Prison Litigation Reform Act of 1995, Pub. L. No. 104-134, 110 Stat. 1321 (April 26, 1996), which amended 28 U.S.C. § 1915, established certain requirements that a prisoner must meet in order to proceed *in forma pauperis*. Those requirements are summarized below.

¹Effective May 1, 2013, the Judicial Conference of the United States added an administrative fee of \$50.00 to the cost of filing a civil lawsuit in district court. See September 2012 Report of the Proceedings of the Judicial Conference of the United States, available at http://www.uscourts.gov/about-federal-courts/reports-proceedings-judicial-conference-us. But this additional administrative fee does not apply to prisoners who are granted permission to proceed *in forma pauperis*. See generally id.

² Available at http://www.uscourts.gov/services-forms/fees/district-court-miscellaneous-fee-schedule.

³ Available at http://www.nywd.uscourts.gov/fee-schedule.

A. Supporting Affidavit or Affirmation

Under 28 U.S.C. § 1915(a)(1), a prisoner seeking to bring a civil action *in forma* pauperis must submit an affidavit or affirmation detailing the prisoner's assets and liabilities and swearing under oath that the prisoner is unable to pay the \$350.00 filing fee. A motion to proceed *in forma pauperis* should be supported by such an affidavit or affirmation filed at the same time as the complaint. The United States District Court for the Western District of New York has made available a form motion to proceed *in forma* pauperis with supporting affirmation⁴ that is designed to help *pro se* litigants (such as the Plaintiff here) comply with 28 U.S.C. § 1915(a)(1). Plaintiff's application included an affirmation. Docket Item 1.

B. Certification of Inmate Trust Fund Account

Under 28 U.S.C. § 1915(a)(2), a prisoner seeking to proceed *in forma pauperis* also must submit a certified copy of the prisoner's inmate trust fund account statement (or an institutional equivalent) for the six months immediately before the prisoner's complaint was filed. The prisoner must obtain this certified account statement from the appropriate official at each correctional facility where the prisoner was confined during that six-month period. See 28 U.S.C. § 1915(a)(2). Alternatively, the prisoner may have prison officials complete and sign the "Prison Certification Section" of the court's form motion referred to above. See supra note 4. In the "Prison Certification Section," prison officials provide the information in the prisoner's trust fund account statement required by

⁴ The court has ordered that a form motion to proceed *in forma pauperis* with supporting affirmation be mailed to the plaintiff. The form also is available at http://www.nywd.uscourts.gov/pro-se-forms.

28 U.S.C. § 1915(a)(2). Plaintiff's application did not include a completed and signed prison certification section.

C. Authorization Form

A prisoner seeking to proceed in forma pauperis also is required to submit a signed authorization form, permitting the institution in which the prisoner is confined to pay—over time, if necessary—the \$350.00 filing fee from the prisoner's trust fund account (or institutional equivalent). See 28 U.S.C. § 1915(b)(1)-(4). In other words, even if the prisoner is granted in forma pauperis status, the prisoner must pay the full \$350.00 filing fee in installments. See 28 U.S.C. § 1915(b)(1)-(2). The initial payment will be 20% of the average monthly deposits to the prisoner's account or 20% of the average monthly balance in the prisoner's account for the six-month period immediately preceding the filing of the complaint, whichever is greater. See 28 U.S.C. § 1915(b)(1). For each month after that, as long as the amount in the prisoner's account exceeds \$10.00, the agency having custody of the prisoner will deduct from the prisoner's account and forward to the Clerk of Court an installment payment equal to 20% of the preceding month's income that was credited to the prisoner's account. See 28 U.S.C. § 1915(b)(2). Those payments continue until the \$350.00 fee is paid in full. Id. Plaintiff submitted the required authorization. Docket Item 3.

II. ADMINISTRATIVE TERMINATION OF THIS ACTION

Here, Plaintiff did not pay the \$350.00 filing fee or the \$50.00 administrative fee that ordinarily is required to commence a civil action. Nor did he submit an application to proceed *in forma pauperis* that included a completed and signed prison certification section, see 28 U.S.C. § 1915(a)(1)-(2); Therefore, the Clerk of Court shall

administratively terminate this action⁵ without filing the Complaint or assessing a filing fee, as ordered below. As also ordered below, Plaintiff is granted leave to reopen this action no later than thirty days from the date of this Order.

III. DEFERMENT OF SCREENING UNDER 28 UNITED STATES CODE SECTIONS 1915(E)(2) & 1915A

The court is required to screen civil actions filed by prisoners and dismiss them if they: (1) are frivolous or malicious; (2) fail to state a claim upon which relief may be granted; or (3) seek monetary relief against a defendant who is immune from such relief. See 28 U.S.C. § 1915(e)(2); 28 U.S.C. § 1915A; see also 42 U.S.C. § 1997e(c) (dismissal of prisoner actions brought with respect to prison conditions). Because Plaintiff did not properly commence this action, this Court will defer the mandatory screening process until this case is reopened—if, in fact, it is reopened. If this action is reopened and then dismissed, installment payments of the filing fee under 28 U.S.C. § 1915 will not be suspended, and the prisoner will not be permitted to obtain a refund of the filing fee or any part of it that already has been paid.

Additionally, if a prisoner has, on three or more prior occasions while incarcerated, brought in federal court an action or appeal that was dismissed because it was frivolous or malicious or because it failed to state a claim upon which relief may be granted, he will not be permitted to bring another action *in forma pauperis* unless he is "under imminent danger of serious physical injury." *See* 28 U.S.C. § 1915(g).

⁵ Such an administrative termination is not a "dismissal" for purposes of the statute of limitations. Therefore, if the case is reopened under the terms of this order, it is not subject to the statute of limitations time bar as long as it originally was timely filed. See Houston v. Lack, 487 U.S. 266 (1988) (prisoner mailbox rule); McDowell v. Del. State Police, 88 F.3d 188, 191 (3d Cir. 1996); see also Williams-Guice v. Bd. of Educ., 45 F.3d 161, 163 (7th Cir. 1995).

ORDER

IT IS HEREBY ORDERED that Plaintiff's application to proceed in forma pauperis

is DENIED without prejudice; and it is further

ORDERED that the Clerk of Court shall administratively terminate this action

without filing the Complaint or assessing a filing fee; and it is further

ORDERED that the Clerk of Court is directed to send to Plaintiff a form motion to

proceed in forma pauperis with supporting affirmation; and it is further

ORDERED that if Plaintiff wishes to reopen this action, he shall so notify this Court,

in writing, no later than thirty days from the date of this Order. This writing must include

either (1) a properly supported motion to proceed in forma pauperis along with the

required certification of Plaintiff's inmate trust fund account (or the institutional

equivalent), or (2) the \$350.00 filing fee and the \$50.00 administrative fee (\$400.00 total);

and it is further

ORDERED that upon Plaintiff's submission of either (1) a motion to proceed in

forma pauperis along with the required certification of Plaintiff's inmate trust fund account,

or (2) the \$350.00 filing fee and the \$50.00 administrative fee (\$400.00 total), the Clerk

of Court shall reopen this case.

SO ORDERED.

Dated:

Rochester, New York

UNITED STATES DISTRICT JUDGE

6